Find Relief in Lydia E. Pinkham's Vegetable Compound -Their Own Statements So Testify.

Plates, Pa.—"When I wrote to yor first I was troubled with female weak ness and backache, that I would cry as the least noise, it would startle me so, I began to take Ly-lie E. Pinkham's remedies, and I don't have any more cry-ing spells. I sleep sound and my ner-vousness is better.

I will recommend a to all suffering women.' Mrs. MARY HALSTEAD, Platea, Pa.,

Here is the report of another genuine case, which still further shows that Ly-dia E. Pinkham's Vegetable Compound

mation which caused pain in my side, and my back ached all the time. I was so blue that I felt like crying if any one even spoke to me. I took Lydis E. Pinkham's Vegetable Compound, and I egan to gain right away. I continued its use and now I am a well woman. -Mrs. Amelia Dahl, Walcott, N.

If you want special advice write to Lydis E. Pinkham Medicine Co. (confi-dential) Lyan, Mass. Tour letter will be opened, read and answered by a woman and held in strict confidence.

MONEY BACK

If Mi-o-na Doesn't End All Stomacl Misery for Good and All. THIS MEANS YOU.

When your food lies like a big lump of lead in your stomach and ferments, causing gas and heartburn, use MI-O-NA Stomach Tablets and end the misery in five minutes.

body is not receiving from the stommeans that your blood is not as pure as, it should be and that nervousness, as it should be and that nervousness, disziness, restlessness, bad dreams are the execution legally satisfied. strange that the plaintin did observe it to be her property?

man, put vitality into him and make barger.

Fifty cents for a large box at Wells & Haymaker Co. and druggists everywhere, and will do as advertised, or



cal ordeal she is to undergo. The obtain the same relief. health of both herself and the coming prepares the expectant mother's sys-country was affirmed, by an opinion assessment that will give notice— tem for the coming event, and its use written by Judge eRobinson, in not one that will mislead. makes her comfortable during all the term. It works with and for nature, and by gradually expanding all tissues, muscles and tendons, involved, and keeping the breasts in good conwhich the owner of property has no brook. ** * The error no dition, brings the woman to the crisis knowledge, will not lose to such doubt caused the failure of the sheris by, too, is more apt to be perfect and such misspelled name. strong where the mother has thus "To support a tax sale and deed made in the proper name, presumgiven a young expectant mother than one that will impart full notice to property would have arisen. In

monk for expect-

BRADFIELD REGULATOR CO., Atlanta, Ga.

ADMINISTRATRIX NOTICE.

id settle the same at once.

MARGARET ONESTINGHEL ministratrix of Ernest Onestinghe'. Deceased.

and is a medicine ot real



WHAT COURT HOLDS IN LOCAL LAWSUIT

HANS WAGNER Of OR A HUNTING TEP TO

Supreme Court also Decides must we not reasonably assume that it was liable to mislead the subse-Important Tax Sale Controversy.

lease of property of a principal roneous and misleading. Though debtor, sufficient to pay the debt and the property was erroneously asheld under levy by virtue of an ex-sesed and returned as delinquent in ecution, at the instance of the cred- the name of Hornbrook, it was even So long as you allow your stomach or rebel, just so long are your inviting notice from the sureties to make the name of Hornbrook. The sale and other, and more serious diseases.

Gebt out of the property of the fermenting food means that your principal, says the supreme court of Hornbrook See how many intereppeals, wholly discharges the sur- pretations of the name of the aseties, even though the debt, as to sessment roll were given by the ofthe principal, has not been paid, nor ficers in acting on it! Is it at all

A week's regular treatment of MI. the case of Williams, et al. vs. "Of course errors in the delin-O-NA Stomach Tablets will refresh Brown, et als. The opinion of the quent list and subsequent proceedthe body and brain of the fagged-out court was written by Judge Poffen- ings are cured after the deed is

splendid physical condition. The owner the property assessed under in to collect the taxes from Horn-

action. No better advice could be there must be a valid assessment— ably no occasion for the sale of the Mother's Friend; it is a the owner or taxpayer and make any event, plaintin would have had dicine that has proven its value the proceedings due process of law," notice to redeem, which she could says the court in the sylabbus of the not have by reason of the error. case, and "an assessment of land un- * * * * der a name so erroneous in depart- "There was no assessment of the ure from the correct name of the property in the name of Hornbrook person chargable with the taxes as The change of name may have been mothers which contains much to be liable to mislead one whose caused by mere error in copying, duty it is to pay or whose right it but nevertheless the error made the is to redeem, is invalid as a basis name to be other than the corect of tax sale and deed where the tax-one. It matters not how it came, payer or person entitled to redeem the assessment was in a name that

All persons indebted to the late a tax sale and deed in relation to Johnson is only inadvertently writrnest Onestinghel, will please call the plaintin's house and lot. The ten Johns, still the error publishes the undersigned at 408 North defendant, the purchaser at the tax a wholly different name. One lookurth Street, Glen Elk, Clarksburg, sale and grantee in the deed, ap-ing for Hornbrook does not see it pealed to the supreme court of ap- when he finds Hoonbrook. He can-

Hornbrook was a former owner merely because the two names are of the property. The defendant similar in some respects. Must one claimed it was validly sold under an looking for Miller take notice that assessment made in the name of this Mitter is intended for it, simply be-Here is a remedy that will cure your cold. former owner, but the assessment cause the name could be inadverthy waste time and money experimenting relied on was in the name of Horn-ently so written by crossing the

that these officers did not consider effect is to write a different name the assessment as one against a per- so that the owner or taxpayer is SELL your real estate-don't dis- son by the name of Hornbrook," misled, then notice is not imparted ose of it as though it was an irksome says the opinion of the higher to him. Officers, in justice to ownurden. You can get what it's worth court in affirming the decree below, ers and taxpayers, must not make

quent owner of the property in seeking to pay the taxes or to redeem from the delinquency and the sale? CHARLESTON, Mar. 7 .- Re- The proceedings throughout are erstrange that the plaintiff did not

made," continues the opinion, "but him feel that there is a whole lot of Under the above circumstances, the error in the assessment is covthe surety may, in equity, compel ered by no such curative statute. execution of a release of the lien of There must be a valid assessment the judgment as to their real estate otherwise proceedings are invalid as constituting a cloud on the title, There must be notice to the owner but a bill for such purpose by two or taxpayer by an assessment that sureties, owning separate tracts of gives notice. A sale and deprivaland, on the titles to which such tion of property cannot stand with-Hen is a common cloud, is not mul- out due process of law by such a tifarious, and the constitution of a notice. The assessment must be summary statutory proceeding for one that will call to the owner or No young woman, in the joy of the release of such lien by one of taxpayer to pay the taxes. If the No young woman, in the joy or coming motherhood, should neglect such sureties does not proclude his assessment is made in a name that property accurately, if they would to prepare her system for the physi- joinder with a co-surety in a suit to does not call to the owner of taxpayer of property and is no defect-Probably the most important ively described therein that he is child depends largely upon the care case decided by the suprem court not notified in relation to it, no vilshe bestows upon herself during the on Tuesday was that in which the d proceedings for sale can be based Hoonbrook than they can call on waiting months. Mother's Friend decree of the circuit court of Tucker on that assessment. It must be an John Tatfield by the name of John

brook. If the assessment had been

has no notice of the error." did not impart complete notice to The decree sets aside and annuls the owner or taxpayer. Though not be held to notice of an error pen you can get a preparation that has won you can get a preparation that has won world wide reputation by its cares of that brook. This erroneous assessment middle letters? If the officers of the property plainly misled the making up the assessment list is hown everywhere as Chamberlain's sheriff and his deputies. change an 'r' to an 'o', as it may once heared, and it a madeline of the property plainly misled the making up the assessment list sheriff and his deputies. "The proceedings as a whole show have been done in this case, and the "Since the assessment misled them, such mistakes. They must list

BIG SPECIAL SALE OF LADIES' TAILOR MADE GARMENTS

On next Tuesday, March 12, Mr. H. Sauers of Philadelphia, will be at our store with a complete new line of Ladies' Tailor Made Garments, and we invite the trade to call and inspect the new styles for Spring and Summer. We will be prepared to take special measures for anything in the line and guarantee satisfaction. Remember the Date, Next Tuesday, March 12th.

The D. M. Ogden Co.

Below is Illustration of Carton, Girl With Auburn Hair upon it



Yes Ladies! PAR Will Make Your Hair Lustrous And Beaut

It stops hair from falling--makes hair grow abundantly-drives scalp itch away over night--banishes every particle of dandruff and leaves the hair and scalp immaculately clean.

MONEY REFUNDED IF NOT SATISFIED

Ask for Parisian Sage and be I sure you get it-preparations of similar name are being sold-but there is only one refined, delightful, refreshing Parisian Sage. Use it just once; it's the finest hair tonic you ever used.

Parisian Sage is a Scientific preparation so skillfully compounded that it is able to penetrate into the roots of the hair where it not only destroys the life of the permicious, devilish dandruff germs but furnishes just the kind of

nourishment to make the hair grow abundantly and impart to it a fascinating radiance that compels admiration.

For men, women, boys, girls and little tots there is no hair dressing so satisfactory as Parisian Sage. Price 50 cents a large bottle.
Mail orders filled, charges prepaid (state nearest Express Office) by Giroux Mig. Co.,
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You can always get the genuine at WELLS & HAYMAKER CO.

BOY BORN Mr. and Mrs. Charles Waybright announce the arrival Sunday morning of a boy baby. Mother and babe are doing nicely.



Did You See

the Burroughs ad in the Saturday Evening Post this week?

It tells how an \$18 .-000,000 concern, with all the facilities in the world for finding out things, standardized on Burroughs Bookkeeping Ma-

"It has been our policy for 18 years," they said in a recent letter, "to try every time-saving machine on the market. Notwithstanding that, we now use 81 Burroughs machines and none of any other make."

When you get your Post, be sure to read this ad. By the way, it's also in Collier's, Literary Digest, all the business magnzines and about 200 other publications. Burroughs Adding Machine Co. J. C. RUSSELL

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